

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#8 | Election
P. Evans
11-1-02

~~APPLICANT:~~ WERNER ANWANDER (PCT) ~~EXAMINER:~~ J. WAKS
~~SERIAL NO:~~ 09/830,020 ~~GROUP:~~ 2834
~~FILED:~~ JULY 19, 2001 ~~CONFIRMATION NO.:~~ 9321
~~TITLE:~~ ELECTRIC MACHINE

RESPONSE TO RESTRICTION REQUIREMENT

ATT: BOX NON-FEE AMENDMENT
Assistant Commissioner for Patents
Washington, D.C. 20231

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OCT 31 2002

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Dear Sir:

The Examiner has required a restriction to one of the following three inventions:

Group I: Represented by claims 35-50 and 55;

Group II: Represented by claims 51-54; and

Group III: Represented by claims 56-66;

In response to the Requirement for Restriction dated October 2, 2002 Applicant responds as follows: Applicant hereby elects, the invention of Group I, claims 35-50 and 55, without traverse.

The Applicant expressly reserves the right to file a divisional patent application directed to the non-elected

inventions at a future time during the pendency of the present patent application.

Therefore, allowance of the selected claims is respectfully requested.

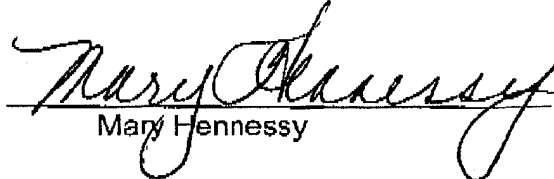
Respectfully submitted,

WERNER ANWANDER (PCT)


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I hereby certify that this correspondence is being faxed to the U.S. Patent Office,
Attention: Examiner: J. Waks at (703) 872-9318 on October 31, 2002.


Mary Hennessy
Mary Hennessy

R:\MaryH\AVANWANDER (PCT) Restriction.wpd

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